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July 13, 2007

## VIA ELECTRONIC and REGULAR MAIL

Mr. Rusty Fortenberry Baker, Donelson, Bearman, Caldwell & Berkowitz, PC 4268 I-55 North Meadowbrook Office Park Jackson, Mississippi 39211

Re: Olivia Y. et al. v. Barbour et al.

Dear Mr. Fortenberry:

This will confirm our agreement on an abbreviated discovery schedule as discussed in our telephone conversation of yesterday:

September 6, 2007:

The parties serve up to 5 succinct interrogatories and 15 succinct

document requests.

October 5, 2007:

The parties serve responses to written discovery and produce

documents.

October 22, 2007:

Plaintiffs designate expert(s).

November 8, 2007:

Defendants designate expert(s).

November 15, 2007:

Discovery completed (limit of 12 four-hour depositions, including

Rule 30(b)(6), fact witnesses, and expert(s)).

November 16, 2007: Deadline to file motions in limine.

November 26, 2007: Deadline to file responses to motions in limine.

November 2007:

Pretrial conference as set by the Court.

Let me know immediately if this schedule does not accurately reflect our agreement.

Please also let me know if we can set aside, as discussed, the following dates for any needed depositions: October 23-25, 30-31, November 1, 6-8, 13-15.

Sincerely yours,

Eric Thompson for Eric Thompson Plaintiffs' counsel

Harold Pizzetta (via electronic mail only) cc: